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August 31, 2018

Via Electronic Filing

Marlene H. Dortch Secretary Federal Communications Commission 445 Twelfth Street SW Washington, DC 20554

Re: Request by Google LLC For Waiver of Section 15.255(c)(3) Of the Commission's Rules (ET Dkt. No. 18-70)

Dear Ms. Dortch:

On August 29, 2018, Brandon Barbello, Dave Weber, and I of Google LLC had a phone conversation with Will Adams, Legal Advisor to Commissioner Brendan Carr. We discussed the attached presentation, which reviews previous Google submissions in this proceeding. In particular, we explained how, under the internationally harmonized technical criteria proposed in Google's waiver request, Project Soli technology can reasonably coexist with unlicensed devices at 60 GHz¹ and would not negatively impact remote sensing satellite equipment or radio astronomy operations in the band.²

We reiterated how granting Google's petition to allow Project Soli to operate at power levels in ETSI Standard EN 305 550 would serve the Commission's intent in modifying Rule 15.255(c)(3) to allow radars to "detect hand gestures very close to a device to control the device without touching it," as well as its efforts to harmonize its regulations and keep pace with global standards.³ We explained, however, that the minimum levels necessary to allow current Soli

¹ See Google LLC Request for Waiver in ET Docket No. 18-70 (filed Mar. 7, 2018) (attaching Dr. Stefan Mangold, Lovefield Wireless GmbH, Assessing the Interference of Miniature Radar on Millimeter Wave 60 GHz Wi-Fi (Feb. 21, 2018)); Reply Comments of Google LLC in Docket 18-70 at 1-2, 5-7 (filed Apr. 23, 2018) (Reply Comments); Letter from Megan Anne Stull, Counsel, Google LLC, to Marlene H. Dortch, Secretary, FCC, in ET Docket No. 18-70 at 1-3 (filed June 8, 2018) (June Ex Parte) (attaching Dr. Stefan Mangold, Lovefield Wireless GmbH, Assessing the Interference of Miniature Radar on Millimeter Wave 60 GHz Wi-Fi — Supplemental Analysis (June 8, 2018); Qi Jiang, et al., Google LLC, Measurement Study on Soli/802.11ad Coexistence (June 2018)).

² Reply Comments at 2-5; June Ex Parte at 4-5 (attaching Dr. Andrew W. Clegg, Google LLC, Compatibility between Earth Exploration-Satellite Service Sensors and Airborne Use of Project Soli Devices at 57.5 to 63.5 GHz (June 2018)).

³ See In the Matter of Use of Spectrum Bands Above 24 GHz For Mobile Radio Services, et al., Report and Order and Further Notice of Proposed Rulemaking, 31 FCC Rcd. 8014, ¶ 337 (2016).

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technology to function in generally the same way for users in the United States and Europe, while allowing a reasonable margin for innovation, are: peak EIRP of +13dBm, peak transmitter conducted power of +10dBm, average power-spectral density of +13dBm/MHz, and maximum transmit duty cycle of 18% in any 100ms interval.

We also told Mr. Adams how we continue to collaborate with interested parties about our waiver request. In particular, we explained that have been working with Facebook, Inc. to learn more about the assumptions and measurement parameters underlying its analysis filed on July 20, 2018, and to resolve its concerns.⁴

Please do not hesitate to contact me with any questions concerning this filing.

Respectfully submitted,

Megan Chine Stall

Megan Anne Stull

Counsel Google LLC

cc Will Adams

⁴ Letter from Alan Norman, Facebook, Inc., to Marlene H. Dortch, Secretary, FCC, in ET Docket No. 18-70 (filed July 20, 2018).